1 2 3 4 5 6 7 8 9 10 11 12 12	Samuel Rosenthal (pro hac vice) sam.rosenthal@nelsonmullins.com Nelson Mullins Riley & Scarborough LLP 101 Constitution Ave., N.W. Washington, D.C. 20001 Telephone: +1 202-689-2915 Facsimile: +1 202-712-2860 Cory E. Manning (State Bar # 213120) cory.manning@nelsonmullins.com Nelson Mullins Riley & Scarborough LLP 1320 Main St., 17th Floor Columbia, SC 29201 Telephone: +1 803-255-5524 Facsimile: +1 803-256-7500 Crispin L. Collins (State Bar # 311755) crispin.collins@nelsonmullins.com Nelson Mullins Riley & Scarborough LLP 19191 S. Vermont Ave., Suite 301 Torrance, CA 90502	
13	Telephone: +1 424-221-7407 Facsimile: +1 424 221-7499	
15 16	Attorneys for Plaintiffs Planet Aid, Inc. and Lisbeth Thomsen	
17	UNITED STATE	ES DISTRICT COURT
	FOR THE NORTHERN	DISTRICT OF CALIFORNIA
18	PLANET AID, INC., and LISBETH	Case No. 3:17-cv-03695-MMC
19 20	THOMSEN, Plaintiffs,	JOINT STIPULATION AND [PROPOSED] ORDER CONTINUING CASE MANAGEMENT CONFERENCE
21	v.	[Civ. L.R. 6-2 and 7-12] Judge: Hon. Maxine M. Chesney
22 23 24	REVEAL, CENTER FOR INVESTIGATIVE REPORTING, MATT SMITH, and AMY WALTERS, Defendants.	Date: March 22, 2019 Time: 10:30 a.m. Location: San Francisco Courthouse Courtroom 7 – 19 th Floor 450 Golden Gate Avenue San Francisco, CA 94102
2526		San Francisco, CA 74102

28

Pursuant to Civil Local Rules 6-2 and 7-12, Plaintiffs Planet Aid, Inc. and Lisbeth Thomsen (collectively, "Plaintiffs") and Defendants Reveal, Center for Investigative Reporting, Matt Smith, and Amy Walters (collectively, "Defendants") respectfully submit this joint stipulation to continue the Case Management Conference currently set for 10:30 a.m. on March 22, 2019.

The parties are currently proceeding with discovery along guidelines set by Judge Corley. Given the parties' current obligations and regular check-ins with Judge Corley, the parties respectfully submit that the current March 22, 2019 Case Management Conference date would be premature. The parties have previously filed joint stipulations on 11 occasions to extend or adjust the time for the parties to respond to pleadings, the briefing schedules for Defendants' Anti-SLAPP Motion, and the discovery deadlines in this case, each of which was entered by the Court. (Dkt. Nos. 42, 43, 54, 58, 67, 69, 76, 77, 82, 83, 84, 96, 97, 103, 104, 105, 106, 139, 142, 181, 187, 188). The requested time modification will not alter the date of any other event or deadline already fixed by Court order.

Accordingly, the parties jointly request that the Court enter an order moving the date of the Case Management Conference to May 24, 2019, at 9:00 a.m., or to any other date and time that is convenient to the Court. The parties will submit a Joint Case Management Statement one week before the date the Court sets for the Case Management Conference.

IT IS SO STIPULATED.

1	DATED: March 14, 2019	Respectfully submitted,
2		NELSON MULLINS RILEY &
3		SCARBOROUGH LLP SAMUEL ROSENTHAL
4		SAMUEL ROSENTHAL
5		By: /s/ Sam Rosenthal
6		Samuel Rosenthal
7		Attorney for Plaintiffs
		PLANET AID, INC. and LISBETH THOMSEN
8	DATED: March 14, 2019	Pagnaetfully submitted
9	DATED: March 14, 2019	Respectfully submitted,
10		COVINGTON & BURLING LLP SIMON J. FRANKEL
11		ALEXA HANSEN
12		ETHAN FORREST ABIGAIL P. BARNES
13		SARI REGINA SHARONI
14		
15		By: /s/ Ethan Forrest Ethan Forrest
16		Attorney for Defendants
17		REVEAL FROM THE CENTER FOR
18		INVESTIGATIVE REPORTING; MATT SMITH; and AMY WALTERS
19		
20	PURSUANT TO STIPULATION, I	IT IS SO ORDERED.
21	DATED: March 15, 2019	Maxime M. Chelney
22		Honorable Maxine M. Chesney United States District Judge
23		United States District Judge
24		
25		
26		
27		
28		3
40		3